Case 1:10-cv-0043400 | Document 1

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UNITED STATES DISTRICT COURT

EASTERN DISTRICT OF NEW YORK

CW10-

SAPHYRE REDFORD AND DANIELLE BITTON,

Plaintiffs,

Demanded AMON, J.

PRO SE OFFICE

-against-

BLOOM, M.J.

CHICAGO TITLE INSURANCE, FIDELITY INSURANCE, MOHR, NORTH MOORE CONDOMINIUM OP., DR. BERAKA, AND SON, VANGUARD, COUNTRYWIDE HOME MORTGAGES, ATALANTA BUILDING, TRIBECA TOWERS, ALLSTATE, SIGNATURE BANK, MOUNT BATTEN, DAVID N. MURAD, COTTON AND WOOD, MATTHEW ABOULAFIA, GETNICK, LIVINGTON, ATKINSON ET AL LLP, ERIC AND CARLIN ROTHSTEIN, WALTER B. TOLUB, PATRICK LEUNG CONSULTING, LEON RUCHELSMAN, "IRA" THE CLERK, NORTH MOORE PARKING CORPORATION, OLSHAM GRUNDMAN, FROME, ROSENZWEIG, & WOLOSKY LLP, THOMAS J. FLEMING, ESQ., GALLAGHER CONSTRUCTION, GALLAGHER BASSET, STANLEY STAIRS, MARVIN TURKEL, MARIA GORDIAN, TRIBECA TRIBE NETWORK, ROSEN AND

LIVINGSTON, DEA, FBI, DUANE READE PHARMACEUTICALS STORES, JULIAN BARNES LAW GROUP, BLUE CROSS/BLUE SHIELD, JP MORGAN CHASE, ROBERT DE NERO, DRU WITACKE, METRO TECH FIRE DEPARTMENT, GRAHAM CONSULTING CORPORATION, GRAHAM ASSOCIATES, JOAN XIE, JOHN XIE ET AL ESQUIRES, MICHAEL RUBLOWSKY, MISHKIN & TULLY LLP, JASON DANIELS, SAPHYIRE ADULT ENTERTAINMENT GENTLEMAN'S CLUB, SCORES ENTERTAINMENT, NORTH MOORE LAND CO. INC., NORTH MOORE TOWER REALTY CORP., NORTH MOORE VENTURES, NORTH MOORE ENTERPRISES, LTD., HUSTLER'S GENTLEMAN'S CLUB, MCKINSEY AND COMPANY, HOULIHAN-PARNES, GOLDBERG, WEPRIN, & USTIN, ESQS, DEBRA DANIELS, ELIOTT SUTTON, SOHO EQUITIES, SOHO HOUSE, SID MILLER, BRONX SUPPLY STORE, RAPPAPORT, FEINSTEIN, AND DEUTSCH, DARNAY HOFFMAN, MADAME X, ARGO CONSTRUCTION. MARTY MARKOWITZ, SHELDON SILVER, "HEAVEN GROUP", AARON ANDERSON, HILLARY RODHAM-CLINTON, CHARLES RANGEL. SPEARMINT'S GENTLEMAN'S STRIP CLUB, FRANK COMPOSTO. MICHAEL BERMAN'S CONSTRUCTION COMPANY, HIPPA, PORT AUTHORITY OF NEW YORK/NEW JERSEY, NYPD, ANDREW M. CUOMO,

STATE ATTORNEY GENERAL FOR THE STATE OF NEW YORK, -MUNICIPALITIES UNIONS, TEACHER'S FEDERATION UNION, DOUGLAS GRAHAM GRANT, "DANIELLE BITTON", D'AGOSTINO, MARTIN SHAW, AND OLSON, MAURICE REICHSMAN, UAL CORPORATION, NEW YORK STATE MENTAL HEALTH DEPARTMENT, NEW YORK STATE GUARDIAN, KARLA ALEXANDER, WILMER GRIER, 275 GREENWICH STREET CONDOMINIUM BOARD, TURNBERRY ISLE ASSOCIATION, BAY HARBOR INTERNATIONAL REALTY CENTURY 21, JAMES RUMPZA, TURNBERRY INTERNATIONAL REALTY, WORLD SAVINGS, M.G. TITLE SERVICES, INC., RG BRENNER TAX SERVICES PREPARER. H&R BLOCK, ADRIENNE MAIDENBAUM, MAIDENBAUM, FEINBERG, ESQUIRES, FEDERAL SAVINGS BANK, BAY HARBOR INTERNATIONAL REALTY, STEVE "PIMP", MR. AND MRS. FREITGERTIG, LINDSAY FREITFERTIG, CAPITAL MANAGEMENT TRUST, 9/11 TRUST FUND, FEMA, DEPARTMENT OF ENVIRONMENT, DEPARTMENT OF TRANSPORTATION, EAP, KEVIN MCKIRGAN, HILLARY RODHAM CLINTON, CHARLES HARRIS, ELIZABETH HARRIS, CASE MANAGEMENT OF THE STATE OF NEW YORK UNIFIED COURT SYSTEM SUPREME COURT, SEAN SERPE, MATTHEW MANSFIELD, MARC SEITLEMENT, JAMES FERRARA, ROBERT SEGAL, HUD, NEW

YORK HOUSING DEPARTMENT, HEALTH HOSPITAL CORPORATION, STATE SECRETARY OF CORPORATIONS FOR THE STATE OF NEW YORK, STATE SECRETARY OF CORPORATION FOR THE STATE OF DELAWARE, SEC, UNITED AIRLINES, EUGENE KEILIN, FELIX NGATI, FELIX ROHATYN, MARIO CUOMO, MUNICIPAL ASSISTANCE CORPORATION, RAY KELLY, POLICE COMMISSIONER OF NYPD, HERBERT BERMAN, CITY COUNCIL FINANCE FOR THE CITY OF NEW YORK, NEW YORK STATE HEALTH AND HOSPITAL CORPORATION, MEDICAID, MEDICARE, ALLSTATE, STATE FARM INSURANCE, TRAVELER'S INSURANCE, AETNA, HEALTH AND HOSPITALS WORKERS UNION, DOUGLAS ELLIMAN PRUDENTIAL REAL ESTATE REALTY, BITTON REALTY, MADISON ABSTRACT, SEYFARTH AND SHAW, JOHN PEACHY, ELIEZAR COHEN, MICHAEL BLOOMBERG. HIZONER, CB BOARD ONE, DAN FELDMAN, ANTHONY D. GRANDE, JAMES MULLEN, BOGLIONO TRUST FUND, EINHOLTZ, ESQUIRE, AFA, AFL-CIO, MARK CHAPMAN, ZARANSKY, ESQUIRES, CIRCLE ROUGE RESTAURANT, BUBBY'S RESTAURANT, "RON" OWNER OF BUBBY'S RESTAURANT, TRIBECA TAVERN, TRIBECA PHARMACY, NORTH FORK BANK, DAVID GLASER, STEVEN LEBOUEF, DANKBERG, MS. MICHAEL BERMAN, STEVEN J. HUGHES, NEW YORK STATE DEPARTMENT OF

TAXATION, LUBAVITCH JEWISH ORGANIZATION, NEW YORK SANITATION DEPARTMENT, DEPARTMENT OF BUILDINGS, KAREN SMITH, LIQUOR LICENCE BOARD, MR. WHITE, MR. MOHAMMED NAJEM, "MIGNON", KINKOS, ALOFT CONSTRUCTION, NORMAN TINGLING, LELAND D. GRASSE, DEPARTMENT OF SOCIAL SERVICES, WORKER'S COMPENSATION BOARD, MIRAMAX, WEINSTEIN BROTHERS, DR. IRA FEINGOLD, VERIZON, AT&T, COMPTROLLER OF NEW YORK CITY, ARCO CONSTRUCTION, GEORGE TSERKIS, DR. G. DEGERONIMO, DR. X WHO OPERATED TO REMOVE CHARLENE'S IMPLANTS AND SADISTICALLY LEFT HER SCARED AND WAS IN COOHOOTS ON HOW TO DESTROY HER, STEVEN ECKERBERG, TRUDY GERMAN CARMEN, CHIN YU, SIMON TAN, EAST BANK, APPLE BANK, MERCHANT'S BANK, HSBC OPERATIONS IN AMERICA AND EUROPE, BANK OF ISRAEL, NATIONAL CITY BANK, JEFFREY LEE HUBBARD. PURVI HARENDRA SEVAK, DANIEL HOELTER, CONTINENTAL ABSTRACT CORPORATION, GREENPOINT MORTGAGE FUNDING, INC., NEW YORK STATE HIGHER EDUCATION CORPORATION SERVICES, DEPARTMENT OF EDUCATION, FINANCIAL AID SERVICES, MERS, LIBERTY TITLE AGENCY, DLA PIPER RUDNICK GRAY CARY US LLP. THE COMPTROLLER OF THE STATE OF NEW YORK, NEW YORK LIFE

INSURANCE COMPANY, THE COMPTROLLER OF THE STATE OF NEW YORK AS TRUSTEE OF THE COMMON RETIREMENT FUND, MARJORIE TSANG, ASSISTANT COMPTROLLER FOR REAL ESTATE INVESTMENTS, TISHMAN SPIER GROUP, BLACK ROCK GROUP, TEITELBAUM GROUP, MANUFACTURERS HANOVER TRUST COMPANY, ARCHIVES COMMERCIAL PARTNERSHIP, ARCHIVES RESIDENTIAL PARTNERSHIP, ARCHIVES TENANTS CORPORATION, NEW YORK COUNTY COMMISSIONER OF DEEDS, NEW YORK STATE KEEPER OF THE FILES ACCOUNTABILITY, JP MORGAN CHASE, MERIL LYNCH, AETNA -CASUALTY AND SURETY COMPANY OF ILLINOIS, AETNA LIFE INSURANCE COMPANY, NEW YORK TEACHER'S PENSION FUND RETIREMENT, FIRST RESPONDERS MORTGAGE, RICHARD A. BRANCATO, ARCHIVES LLC, SENATOR BARNY FRANK, SENATOR KERRY, UCC DIRECT SERVICES, ARCHIVES COMMERCIAL PARTNERSHIP, ROCKROSE DEVELOPMENT CORPORATION, KRAMER LEVIN NAFTALIS & FRANKEL LLP, MICHAEL FALABELLA, REAL ESTATE VICE PRESIDENT FOR NEW YORK LIFE INSURANCE COMPANY, "JOSEPH", STATE STREET BANK OF BOSTON. MASSACHUSETTS, JORDAN WILLS, JOE TURCO, SPAR AND BERNSTEIN, CAREN MATYCKAS, ROCKROSE PROPERTIES L.L.C.,

ROCKROSE GENERAL EQUITIES L.L.C., ROCKROSE DEVELOPMENT CORPORATION, ROCKROSE MASTER L.L.C., THE COMPTROLLER OF THE STATE OF NEW YORK, AS TRUSTEE OF THE COMMON RETIREMENT FUND, FDA, NATIONAL HEALTH INSURANCE (UNITED KINGDOM), UNITED KINGDOM PENSION FUND, SOCIAL SECURITY FOR THE UNITED STATES OF AMERICA, BOND PLUMBING, NATIONWIDE TITLE CLEARING, WOUTER GERMANS, TRUDY CRANEY, CHEMICAL BANK SUCCESSOR BY MERGER TO THE CHASE MANHATTAN BANK (NATIONAL ASSOCIATION), BANCO POPULAIRE, BANK OF BRAZIL, SUSAN STRAATMANN, VICE PRESIDENT, VINTAGE ABSTRACT CORPORATION, DAVID J. KOEHL, WELLS FARGO BANK NA, WASHINGTON MUTUAL BANK, BANK OF CALIFORNIA, UNITED AIRLINES CREDIT UNION, MUNICIPAL CREDIT UNION, CHASE HOME FINANCE LLC, MICHAEL LIPPERT, DEANDREA CHAPMAN, VICE PRESIDENT JP MORGAN CHASE BANK, N.A., FEMA OF KATRINA OF LOUISIANA, "KATRINA OF LOUISIANA OF NYC TAKING PLACE AT THE BUILDING THAT HAS NEVER BEEN OFFICIATED BY THE STATE ATTORNEY OF NEW YORK FOR ZONING, ABANDONED BUILDING THAT EVERYONE CAME TO ATTACK AND HURT CHARLENE. CRYSTAL, AND DANIELLE, AND WHERE DANIELLE MISCARRIED AN

INNOCENT CHILD, DUE TO TOXIC DIRTY WATER SEWAR FROM SOMEONE BREAKING THE PIPE TO CASH A SHIT TON OF INSURANCE MONIES FROM FLIPPED MORTGAGES THAT FOUND ITS WAY TO HILLARY RODHAM CLINTON ET AL SHADY REAL ESTATE PARTNERS", ISRAELI CONSTRUCTION GROUP OF GANGSTERS, WHO FORGE SIGNATURES, MONEY LAUNDERS, AND FORCE YOUNG GIRLS INTO PROSTITUTION, AND WHEN THEY CRY THEY BEAT THE SHIT OUT OF THEM, SHAW AND ASSOCIATES, PRECISE/CERES ABSTRACT CORP. PC22678, AS AGENT FOR FIDELITY NATIONAL TITLE INSURANCE. KEITH HALPERIN, ESQUIRE, PAUL DONOVAN, SHAWN DONOVAN, ENVY PUBLICATIONS, "A CERTAIN PHOTOCOPYING MACHINE WORTH ONE MILLION DOLLARS FROM FARMINGHAM, MASSACHUSETTS, THAT CAME FROM A FAKE RUBBISH UCC THAT BELONGS ONE OF MANY TO MARIA GORDIAN, EXPERT ON PRESCRIPTIONS AND WHO HAS THE LICENCE TO KILL INNOCENT UNBORN, RALUCA V. ONCIOIU, LEVY AND HALPERIN, LLP, STATE OF NEW YORK STATE BOARD OF REAL PROPERTY SERVICES, "BABY DOE", VALERIE MARSH, ED BERIAN, WILMER HILL GRIER, FDIC, UNITED STATES TREASURY DEPARTMENT, BERNANKE, FDCA, DEUTSCH BANK, BANK OF BERMUDA, CAYMAN ISLANDS BANK, STATE OF CALIFORNIA, STATE

OF MASSACHUSETTS, FEC, NEW HAMPSHIRE INSURANCE, CHEVY
CHASE BANK OF MARYLAND, CAPITAL MANAGEMENT, SERV PRO,
WASHINTON DULLES INTERNATIONAL AIRPORT, BALTIMORE
WASHINTON INTERNATIONAL AIRPORT, CHICAGO O'HARE
INTERNATIONAL AIRPORT, JFK/LGA/EWR INTERNATIONAL AIRPORT,
BOSTON LOGAN INTERNATIONAL AIRPORT, LOS ANGELES
INTERNATIONAL AIRPORT, QUEEN'S HEATHROW INTERNATIONAL
AIRPORT, BARRISTER HARRIS, CYRIL DENNEMONT, WORKERS'
TRIBUNAL IN READING, ENGLAND, CYRIL DENNEMONT, BANK OF TRELAND,
DARLINGTON'S,

Defendants.

II. BASIS FOR JURISDICTION:

Federal courts are courts of limited jurisdiction. Only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. 1331, a case involving the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. 1332, a case in which a citizen of one state sues a citizen of another state and the amount in damages is more than \$75,000 is a diversity of citizenship case.

A. What is the basis for federal court jurisdiction?

X Federal Question

X Diversity of Citizenship

Involves Articles 4, 5,6, 9, as well as the jurisdiction of the Court is invoked pursuant to the claim arose out of Queens, Kings, Nassau, and Suffolk Counties. It also deals with diversity of Citizenship since one of the Plaintiffs is a citizen of the United Kingdom, as well as the defendants are from other states.

B. IF THE BASIS FOR JURISDICTION IS FEDERAL QUESTION, WHAT FEDERAL CONSTITUTIONAL, STATUTORY OR TREATY RIGHT IS AT ISSUE?

Neither I nor my mother nor my sister have ever been issued a summons and a complaint. My mother, Crystal Biton, also known as Saphyre Redford, was

arrested without a warrant and she never had a summons and complaint served on her as well. My question deals with 28 U.S.C. sec 1446 (b), as well as RICO, as well as Substantive Crimes: Federal Food, Drug, and Cosmetic Act Violations.

III. State as briefly as possible the facts of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.

A. Where did the events giving rise to your claim(s) occur?

New York, as well as events taking place in London, England, Los Angeles, California, Chicago, Illinois, East Boston, Massachusetts, as well as Albany, New York, Silver Springs, Maryland, Middleburg, Virginia, Dulles, Virginia, et al.

B. What date and approximate time did the events giving rise to your claims occur?

Around approximately 10-11 a.m., on the morning of 13 September 2001, as well as midnight of 2007, midday of 2007, as well as of the morning of 19 October -2005, and 2 February 2002 named "Katrina of Louisiana of NYC".

All the events and much more tie to a piece of property that was taken under Plaintiffs' feet due to Municipal unions acting together in bad faith to achieve one mission: to destroy the lives, privacy, quality of life, property, health, safety, and welfare of Charlene Michelle, Crystal Saphyre, and Danielle Bitton. G-d the All powerful YHWH is our witness to the crimes that defendants have committed against us.

Facts:

As a former flight attendant for UAL, I was flying from Washington Dulles to Chicago O'Hare to Fort Lauderdale, Florida the morning of 11 September 2001. As a result of 11 September 2001, instead of reaching Florida that day, I landed safely in Lexington, Kentucky stranded with the crew and passengers for several days. When I finally made it home to Silver Springs, Maryland that I owned a home with my ex-fiancé, I had a phone call from the DA office in Manhattan asking me if I have power of attorney over my ma and if she had the funds to finance operation. My mother was arrested without having her rights read to her, she was butchered, and the Doctor inserted an electronic tracking device in her. She was never given a search warrant nor an arrest warrent, yet our rights to privacy were ignored by having telephone wires, cameras, and intrusion of police come into our property without probable cause, and without going to get a warrant from the Judge first! I asked the DA why the Doctor was not in jail with my ma

for having prescribed powerful prescriptions. Yes, my mother had the finances and the bank, HSBC, took responsibility of check due to moving locations and due to 11 September 2001. My mother, not I, has the power of attorney over me. It was her money that financed operation, and that purchased property. Since our residence at the time was Silver Springs, Maryland and England, I was never served a summons and complaint, and the case has yet to be given a trial. I ask that this case be brought to this courthouse due to 28 U.S.C. 1446 (b), as well as violations of RICO and against humanity.

Fact: A man by the name of Charles and Elizabeth Harris, who were never the owners of a building UNIT, falsely represented a property to my mother. What they did was run a drug cartel of all sorts of illegal drugs, most prized possession was the growing of hannebis, that was cultivated, sold, bartered, and made an ABANDONED BUILDING DUE TO IT NEVER BEING ZONED BY THE GENERAL ATTORNEY FOR THE STATE OF NEW YORK, the drug capital of Tribeca. Home to Robert DeNero, Dru Witacker, Weinstein Brothers, Miramax, et al. Tribeca Tribe relied on Charles Harris and Elizabeth Harris techniques of growth, so much so that the Police Precint One turned a blind eye to the illegal sale and growth at this property that was located on the same block and lot as the Department of Sanifation, Fire Department, and the First Response Computer System that was created right after 11 September of 2001. In order to steal from

FEMA of 11 September 2001 (Souls rest in peace), attorneys union alliance municipal unions got together and frauded records located in ACRIS, the records for the City of New York, as well as the records for the State of New York. A lawyer by the name of Maurice Reichsman said that he would be happy to testify to the best of his knowledge of being familiar with the facts and circumstances regarding the situation that he was one of the major architects of the hand that would be dealt to Charlene Michelle Danielle and Crystal due to a phony real estate deal. Maurice Reichsman admitted that at the time Crystal came to him, both he and his business partners, Martin Shaw, and Olson, were in serious foreclosure for mortgages, and were in the middle of construction for a new building, so when Crystal came to look at a property located in Tribeca, the deal was to rob Crystal of her identity as well as Charlene Michelle and Danielle (who at the time was a flight attendant with UAL) so that the money can be used to make the Atalanta Building, flip false mortgages that came from Kings County, Brooklyn, New York to this property located in NYC thru falsifying records, banks' loans, fake UCCS, fake deeds, fake titles, and all for being able to cash insurances. This was a common technique used by the unions attorneys federation alliance. Judge Walter B. Tolub who knew of the miscarriage of justice nevertheless went along with it just like Judge Ruchelsman et al cause their coiffers were paid well to also look the other way. So, property located at 275 Greenwich Street, Apartment 7C, New

York, New York 10007, was frauded in order to steal from FEMA of 11 September 2001 for a false trust account that was created by attorneys, Francois Au, and D'Agostino for false improvements. Also, due to a huge tax break and to attract investors to the badly damaged lower Manhattan, the movie star turned real estate developer, and his Restaurant partner, Dru, got together with Charles Harris and Elizabeth Harris on how to steal all rights away from Saphyre Redford. The Parking lot was also in coohoots on how to steal property from Saphyre. Everyone went around the children including the employment at UAL, municipalities unions, on how to steal property from Saphyre. An operation that was scheduled by the office of Dr. Beraka never disclosed the fact that the doctor is a gimp and can not medically operate on her, yet an intern will be performing procedures never discussed. This was done with out the consent and knowledge of Saphyre, and when she was about to be put under the knife and saw the Truth, that the Butcher Doctor Beraka was not going to operate but in his place was someone else, she wanted to get out of there. But, that is not what the bloody murderers had planned. Saphyre was scheduled to be practiced on and to have inserted in her a device. Her injuries include a scar face, several broken bones in her face, retention of fluid, a nose with three parts broken, eyes suffering from glaucomo due to improper procedure being done on her no opthomologist present, teeth broken and moved due to procedure, a throat that was slice and cut, burned second degree

skin, cheek bone implants that was never agreed on, and much more that no one in a democratic society should have to go thru. It was never agreed upon and it was against the law what took place. The State of New York has forged medical records, hided prescriptions, and allowed municipal unions, together with the Port Aurhtority of NY/NJ to get away with bloody murder! False taxes were created to punish and destroy the lives of three women who have been hunted and been sent predators on how to harm them.

Prescriptions that were prescribed to kill were given. Food that was for consumation as well as beverages were tampered with. A woman by the name of Maria Gordian, who was never formally introduced to Plaintiffs, is a licenced DEA agent, and her speciality is prescriptions as well as health information. HIPPA violations have been forged, switched, and falsified thru signatures, wrong data entry, and hiding of information. No one looked to protect the health and safety of the Plaintiffs.

As stated under the Federal Food, Drug, and Cosmetic Act's primary purpose is to "keep impure and adulterated food and drugs out of the channels of commerce...The purposes of this legislation thus touches phases of lives and health of people which, in the circumstances of modern industrialism, are largely beyond self protection..". Violators are subject to a range of punishments from injunctions and civil penalties to debarment and felony criminal prosecutions.

Plaintiffs' health has been tampered with. The safety and the health of Plaintiffs' have been placed in real danger zone.

UNITED STATES DISTRICT COURT EASTERN DISTRICT OF NEW YORK

PORIGINAL

Complaint SAPHYRE REDFORD and DANIELLE BITTON, THE JURY TRIAL DEMANDED Plainliffs, Chicago Title Insurance, Fidelity Insurance, Mohr, Firth Mc ET Varquard, Country WIDE HOME MORTGAGES, Atalonta Byllingy, I Trible Town ALISTATE, SIGNATURE BANK, MOUNT BATTEN, DAVID AP. PHURSE COTTEN and Wood, MATTHEW ABOULAFIA, GETNICK, Livington, Atkins ERIC CARLIN ROTHSTEIN, WALTER B. TOLUB, Patrick Leurg Consulting, LEON RUCHELSMAN, "TRA" THE CLERK, NOATH MOORE PREKING CORP.,
LEON RUCHELSMAN, THOMAS J. Fleming, esq., Gallagher construction, Livingston,
TRIBECA TRIBE. NETWORK, Rusen & Livingston,
MARIA GORDIAN, TRIBECA TRIBE. NETWORK, Rusen

NET DIANNE REMARK DILLOGRAPHICALITY

NET DIANNE REMARKATION DILLOGRAPHICALITY

NET DIANNE REMAR DEA, DUANE READE PHARMACUTECALS STORES, Julian Barnes Law Group, BLUE CROSS /BLUE SHIELD, JPMORGAN CHASE, Robert De Nero, Dru WHacke, Stanley Stang METRO TECH FIRE DEPARTMENT, SAPHIRE ADULT, NORTH MOURE LAND CO. INC., MORVIN ENTERTAINMENT GENTLEMAN'S CLUB, SCORES, NORTH MOURE VENTUR ON PORTHMOORE VENTUR ON TURKOP CRAHMA NORTH MOORE ENTERPRISES, LTD., STRIP CLUB, HUSTLER'S GENTLEMAN'S CLUB, McKINSEY and Houlihar-Parnes, consulting corp. GRAHAM A SSOCIATES, COMPANY, ELIOTTSUTTON, SOHO, EQUITIES, SOHO HOUSE, Mishkin Bruly UP, FEINSTEIN & DEUTSCH, DARNAY HOTTMAN, MADAMEX, ARGOCONSTRUCTION, MARKOWITZ, SHELDON, "HEAVEN GROUP, Agron Anderson, Hillary Rodham Chindren, Charles Panced SID MILLER, BRONX SUPPLY STORE, RAPPAPORT, NOVIC pomals,

SPEARIMENT'S GENTLEMAN'S STRIP CLUB, FRANK COMPOSTO. CONSTRUCTION COMPANY ON BLOCK/LOT NORTH MOORE STREET, HIPPA, PORT OF AUTHORITY M/NJ. NEW YORK POLICE DEPARTMENT, ANDREWM. CHOMO. STATE ATTORNEY GENERAL, MUNICIPALITIES UNIONS, DOUGLAS GRAHAM GRANT, "DANIELLE BITTON", D'AGOSTINO, SHAW, MARTIN & OLSON, MAURICE REICHSMAN, UAL CORPORATION NEW YORK STATE GUARDIAN, KARLA ALEXANDER, TAKER PRIER GRENWICH CONDOMINIUM BOARD, TURNBERRY IT LA ASTOCIATION, BAY HARBOR INT'L REALTY CENTURY 21, JAMES RUMPZA, TURN BERRY INT'L REALTY, WORLD SAVINGS, M.G. TITLE SERVICES, INC., RG BRENNER TAX SERVICES PREPAPERER, H&R BLOCK, ADRIENNE MAIDENBAUM, MAIDENBAUM, FEINBERG, ESQUIRES, FEDERAL SAVINGS BANK BAY HARBOR INTERNATIONAL REALTY, STEVE "PIMP" MR. FREITHERTIG, LINDSAY FREITHERTIG, CAPITAL MANAGEMENT TRUST,
MRS. 9/11 TRUST FUND, FEMA, DEP, EAP, KEVIN MC KIRGAN, HILLARY CLINTON,
DEFENDANTS.

X

- II. The jurisdiction of the Court in invoked pursuant to the claim arose out of QUEENS, KINGS, NASSAU, AND SUFFOLK COUNTIES.
- III. The Statement of the Claim is that Defendants have violated R.I.C.D. of prostitution, money laundering, trafeting, liquor, drugs, and violations of human rights by denying due process ambling and violations of human rights by denying due process and civil rights by New York /NJ/ Florida Miresima / Massachusetts/ CALIFORNIA, That deals with bogus fake mortgages, cashing insurances, and how city, state, Federal agents acted in bad faith to cover up the crimes committed against three innocent women, Charlene, DANIELLE, and CRYSTAL, also Known as SAPHYRE REDFORD. A CASE OF REFERENCE IS U.S. DISTRICT SOUTHERN DISTRICT OF NY No.99 C1/5064 (SAS) FILED Z7 July 2000 LEX 10475.

 No.99 C1/5064 (SAS) FILED Z7 July 2000 LEX 10475.

 False Corporations were created by stealing plaintiffs' identifies

 False Corporations were created by stealing plaintiffs' identifies

 False Corporations were created by stealing plaintiffs' identifies

 and acting without their consent and Mowledge. MEDICAL RECORDS,

 and acting without their consent and Mowledge. MEDICAL RECORDS,

 ALIPPA, BENEFITS, 401 (K), PENSIONS, PRESCRIPTIONS, AND EVIDENCE. have been falsified by municipalities so that due process have been denied violating rights quaranteed in Constitution. Plaintiffs
 Closed door meetings have substituted
 reserves their rights. Behind Closed door meetings have substituted courts of Law and jurisprudence thus violating the health, safety, and COURTS of run mings. I DEFENDANTS have acted in Secrecy, and have welfare of Plaintiffs. DEFENDANTS have acted in Secrecy, and have been I hidden, welfare plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights, violations that have been I hidden, caused plaintiffs loss of rights and security breached! No more!

·Defend	lant No. 1	Name (North SAFILLE SAFILLE RED FORD				
		Street Address Street Address				
		County, City				
		State & Zip Code 1013				
		Telephone Number (347 325 7885				
Defend	ant No. 2	Name ONE BUON				
		Street Address 1280 X 30 L				
		State & Zip Code 2001				
		State & Zip Code State				
Defend	ant No. 3	Name				
		Street Address				
		County, City				
		State & Zip Code				
		Telephone Number				
Defend	ant No. 4	Name				
		Street Address				
		County, City				
		State & Zip Code				
		Telephone Number				
TT	Don's for Innis					
н.	Basis for Juris					
Federal courts are courts of limited jurisdiction. Only two types of cases can be heard in federal court: cases involving a federal question and cases involving diversity of citizenship of the parties. Under 28 U.S.C. § 1331, a case involving the United States Constitution or federal laws or treaties is a federal question case. Under 28 U.S.C. § 1332, a case in which a citizen of one state sues a citizen of another state and the amount in damages is more than \$75,000 is a diversity of citizenship case.						
A.	What is the basis for federal court jurisdiction? (check all that apply)					
D	Federal Questions ARTICLES 1 V, V, V / 1X Rule 4					
В.	If the basis for jurisdiction is Federal Question, what federal Constitutional, statutory or treaty right is at issue? I have how usved a summore on a complaint.					
	My mother	CRYSTAL BITON, also Known as CAPHYRE REDTORD, Was				
	rved on her o					
C.	ii me basis for ju	risdiction is Diversity of Citizenship, what is the state of citizenship of each party?				
	• •	(s) of citizenship				
	Defendant(s) sta	te(s) of citizenship 51/vor Springs Maryland & Lood on England NY SINCE 1997,				

Rev. 05/2007

(b) for commitment or trial a person charged with a criminal offense against the UNITED STATES, or to test the validity of such persons detention pending removal

(C) 10° LINESS! a circuit justice or Judge issues a certificate of appeal ability, an appeal may not be taken to the court of appeals from -(A) the final order in a habeas corpus

proceeding in which the detention complained of arises out of process issued by a state court; a certificate of appealability may issue under paragraph

(i) only if the applicant has made a substantial showing of the denial of a

Indeed, Judge Karen Smith, Judge Bluth, Judge Leland De Grasse, and Judge Tingling from the Supreme Court of the State of New York as well as the Civil court for the State of New York, as well as the Judges from the Southern District of United States of America at Pearl Street, Foley Squake have failed to issue proper warrants; have failed to send proper issue fa summons and complaint; and have failed to ensure that our rights to due process for a fair and speedy trial have been denied us. This is due to atturneys from James Meillen, Anthony D. Grand, Longholtz, ERIC and Carlin Rothstein, Mutthew Aboulatia, Mark Seittelment, Matthew Monsfield, Sean Serpe, Mark Chapman, Elizabeth Harris, Martin Shaw, Olson, D'AGOSTINO, Ruchelsman, Tolub, Lewis, Composto, Edwards, Peterson et al have developed a huge conflicts of interest with the Department OF Justice IFBI, so that the attorneys have violated the Department OF Justice IFBI, so that the attorneys have violated defendants civil rights to due process; in that decisions were made defendants civil rights to due process; in that decisions were made

Case 1:10-cv-00434-CBA-LB Document 1 Filed 01/15/10. Page 23 of 34 (ontil) Closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that behind closed doors; involving members of longress / senate, and that he had been informed mether longress of longress / senate, and that longress involving members of longress / senate, and that longress is longress of longress involving members of longress / senate, and that longress is longress involving members of longress / senate, and longress involving members of longress / senate, and longress involving members of longress / senate, and longress / senate / s that their rights have been precluded. So that when they go to court at

that their rights have been precluded. So that when they go to court at

I'll centre street Gill court and 60 centre street, and 27th and Madisan Avenue have precluded their rights and made defendants become wards of the State. This we protest. The Government has no right to administer drugs, Kill unborn children, send DEA agents to plant evidence and write fake bogus Iou checks, steal property, record, watch, and listen without fake bogus Iou checks, steal probable tause. The couple known as obtaining a warrant and without probable tause. obtaining a warrant on a without probable thuse. The couple known as charles and Elizabeth Harris (tax afterney who knows how to cook charles and Elizabeth Harris (tax afterney who knows how to cook that they charles and Elizabeth Harris (tax afterney who knows how to cook that they have destroyed, aftered, switched, stole, and tampered with the have destroyed, aftered, switched, stole, and tampered with the limited states fortal Service as well as againing fulsely on behalf without states from any afterneys; third parties, comporations, religious of Domielle and Crystal, also known as Saphyre Redford, Crystal. The State of NY nor any afterneys; third parties, comporations, religious of Domielle Article 31 of the NY Mental organizations have power of afterney over Saphyre Redford, Crystal organizations have power of afterney over Saphyre Redford, Crystal organizations have power of afterney over Saphyre Redford, Crystal organizations have power of afterney over Saphyre Redford, Crystal organizations have power of afterney over Saphyre Redford, Crystal organizations have power of afterney over Saphyre Redford, Crystal organizations have power of afterney over Saphyre Redford, Crystal organizations have power of afterneys, third parties, comporations, religious of the NY Mental organizations have power of afterneys, third parties, comporations, religious of the NY Mental organizations have power of afterneys, third parties, comporations, religious not sufter from any psychological distorbences. This is a lie and was done in order to steal, cheat, hurt, and lie to defendants as well as afterneys who have stated that they want to use Damielle Caystal's afterneys who have stated that they want to use Damielle Caystal's access ogainst George Bush Joick Cheney.

Cases in order to bring a case ogainst Deorge Bush Joick Cheney.

CRYSTAL & Danielle states that it is Municipalities Unions who have breeched their powers and have violated our rights. We have done no breeched their powers will have some and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong and we have been punished and subjected to cruel and unusual wrong cruents. Case 1:10-cv-00434-CBA-LB Document 1 Filed 01/15/10 Page 24 of 34

USC 28 5-254 (A) The SUPREME COURT, a Justice thereof, a circuit Judge, or a district court shall entertain an application for a writ of habeas corpus in behalf of a person in custody pursuant to the judgment of a state court only on the ground that he is in custody in violation of the Constitution or laws or treaties of the United Stater. (b) (1) An application for a with of habeas corpus on behalf of a person in custody pursuant to the judgment of a state court shall not be granted unless it appears that (i) <u>Circumstances</u> exist that render such process ineffective to protect The circumstances are that never has a Judge nor court of Law that is the circumstances are that never has a Judge nor court of Law that is within the States of Florida and New York have protected the Benefits of within the States of Florida and New York have protected the Benefits of within the States of Florida and New York have protected the Benefits of within the States of Florida and New York have protected the Benefits of within the States of Florida and New York have protected the Benefits of within the States of Florida and New York have protected the Benefits of which will be protected the Benefits of which will be protected the Benefits of which we will be protected the Benefits of within the States of Florida and New York have protected the Benefits of within the States of Florida and New York have protected the Benefits of within the States of Florida and New York have protected the Benefits of Novice within the States of Florida and New York have protected the Benefits of Novice within the States of Novice wit within the state of 147 rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that when we went to court it was have precluded our rights so that we have a supplied to the protection of the fifth Amendment; the right to remain silent so that what you say will be used IN JUSTICE ! INJUSTICE! This 1s. NOT Russia. OUR Mail has been tempered with, shredded, ripped, opened, and sometimes

does not get received. Attorneys have filed false instruments of filings that violater Title 18, UNITED STATES CODE, SECTIONS 1010 AND 1019 which states, "It is a federal crime punishable by fine or imprisonment, or both, to knowingly make any false

Statements or reports for the purpose of influencing in any way the action of the Lender in granting a loan on the above property.

OR GEORGE BERAKA together with Ameena Meen, Maria GORDIAN (DEA) AGENT), Shawn Paul Donovan, Envy Publications, ALOFT Construction, ALOFT TRAVEL, NORTH MOORE REALTY, 275 CONDOMINIUM ASSOCIATION, TURNBERPY DSSOCIATION, 1875 CORPORATION, MARTIN SHAW, REICHSMAN, NAYOR BLOOMBERG, NY/NJ PORT AUTHORITY, DEPARTMENT OF TRAINSPORTATION (city state, Federal), HSBC, EASTBANK, GREENPOINT BANK, COUNTRY WIDE HOME LOANS, DEPT OF BLOG, DEPT OF FINANCE, DEPT OF SANITATION, SERVERO, ATTORNEY GENERAL'S OFFICE OF MIRMAND, VIRGINIA, NJ FLORIDA, as WELL AS Federal, As well as House of Congress /sonate, thry Municipalities WIONS hot Patriot Act (since no one in my family belongs to Alaceda Terrorists) have blackmailed, extorted, and abused our right and when cases were to be heard in the State of Ny, not one Judge ensured the rights of Due PROCESS, due to members of congress (ALBANY &DC) have violated and set up a , , trap to threaten / blackmail defendants. All listed above have vidated Laws that governs Security instruments. Defendants object to the gross abuse of the law, and circumstances have us without any protection of the laws, over right have been served and we demand justice. * Senators like Hillary Rodham clinton to Engressmen Rangeland

Nadler who have created false charges thru trand of Taxes not from property but from Corporations that NY state secretary of state NY has been impropely served on defendant's behalf when defendants do not own lary coeporations noware agents or employees and when we are victims of identity theft. As stated under 28 USC \$ 7254 (d) "Anapplication for a WRH of habeas corpus on behalf of a person in custody pursuant to the judgment of a corpus on behalf of a person in custody respect to any claim that was state court shalf not be granted with respect to any adjudicated on the merits in state court proceeding unless the adjudication of the claim - (1) resulted in a decision that was contracy to, or involved an unreasonable application of, clearly established Federal Law, as determined by the Supreme Court of the United states. which is that warrants must be issued by a Judge and that one must Know what one has been summoned to court for based on what charges. Due to the fact that 9 NORTH MOORE STREET WIT 1, NY, NY 10013 Was never a home, bus iness, non entity that has home NY, NY 10013 was never a home, bus iness, non entity that has home NY, NY 10013 been inspected by the State Attorney of the General of NX and that Mail that was addressed to Domielle, CRYSTAL, Charlene and that mail that was and that legislators as well as agents of the have been tempered with, and that legislators as well as agents of the have been tempered with, and that legislators as well as agents of the have abused their power by acting outside have been to power by acting outside their responsibility. Thus tederal Government is described as their responsibility. Thus the scope of law that is described as their responsibility. Thus evading City, tate, Federal law, acting in bad faith, and acting in irresponsible, reckless behavior, so that Damielle and CRYSTAL have been denied due process and have been subjected to corruption of blood.

The reason why our due process has been almed be cause. We have always acted in good faith and have done no wrong,
False accusations, prejudiced our good mentorious case! 28 USC \$ 2254 (2) "If the applicant has failed to develop the factual basis of a claim in state court proceedings, the court shall not hold an evidentiary hearing on the claim wiless the applicant shows that

(A) the claim relies on (ii) a factual predicate that could not have been (A) the claim relies on (ii) a factual predicate that could not have been (A) the claim relies on (ii) a factual predicate that could not have been previously discovered through the exercise of due diligence.

Because evidence has been obtained illegally without hing warrants, because evidence has been obtained illegally without hing warrants, as well as summons and complaints, never sheriff serving papers, as well as summons and complaints, never sheriff serving papers, as well as summons and complaints purposefully hid the facts and stribence produced attorneys unions allience leagues purposefully hid the facts was Evidence produced attorneys unions allience (a) from us. Never was Evidence produced attorneys of the case (s) from us. Never was Evidence produced attorneys of the case (s) from us. Never was Evidence produced attorneys of the case (s) from us. Never was Evidence produced attorneys of the claim would be circumstances of the case (s) from us. I have claim would be circumstances of the case (s) from us. I have claim would be circumstances of the establish by clear and convincing evidence that but fine land the convincing evidence that but fine l evidentiary hearing on the claim west the applicant shows that sufficient to establish by clear and convincing evidence that but for the applicant quilty of the underlying offense.

Evidence from Crystal, Danielle, Charlene has been stolen and taken illegally by city state I Federal authorities.

Taken illegally by city state I federal authorities.

Our rights to be secured within our home and papers' have been of the secured within our home and papers' have been of the secured within our home and papers. constitutional error, no reasonable fact finder would have found that NO MORE ABUSE!

in the Right of the People to be secure in their persons, houser, and effects, against unreasonable searches and seizures, shall not be violated, and no Warrants Shall issue, but upon probable cause, supported by Oath or affirmation, and particularly describing the place to be searched, and the persons or things to be serzed. Fact: The Couple, Charles & Elizabeth, HARA IS RVN a DRNG ABANDONED Fact: The Couple, Charles & Elizabeth, HARA IS RVN a DRNG ABANDONED.

BUILDING that has hever been zoned by the Gen. Attorny of the State of Ny. FACT: DEA AGENT MARIA GORDIAN ISSUED bad checks of 10.4., and Is an expert on prescriptions and health care. Our prescriptions have been Politoned to hurt us. DEA AGENT MARIA GORAJAN has not pun popolium. 10 11 voi us. No EN I WHITE GORAIAN has not McKinsey and Company.

acted in good faith as well acted in bad faith.

Paul /shawn Donovan has also acted in bad faith. The failed to protect and failed to act as guaranteed under the MUNICIPALITIES UNIONS have endangered our lives, trespassed, and will not negligible to illegally obtain evidence.

MUNICIPALITIES UNIONS have endangered our lives, trespassed, and will not negligible to illegally obtain evidence.

No person shall be held to answer for a capital, or otherwise infamous erine, unless on a presentment or indictment of a GRAVA JURY, except in cases arising in the land or naval forces, or in the Militia, Whenin actual service in time of war or public darger; nor shall my person uction Jer inc. In three of the some offense to be twice put in jeopaedy of life or be subject for the some offense to be twice put in jeopaedy of life or be subject for the some offense to be twice put in jeopaedy of life or be subject for the some offense to be twice put in jeopaedy of life or limbs, nor shall be compelled in ony criminal case to be a witness against limbs, nor shall be compelled in ony criminal property or property, without limbs, nor shall be deprived of life, liberty, or property be taken for public use, himself, nor be deprived of life, liberty, or property be taken for public use, himself, nor for public use, and limbs, nor shall private property be taken for public use, and limbs, nor shall be compelled in one proventy be taken for public use, himself, nor for public use, and limbs, nor shall be compelled in one property be taken for public use, himself, nor for public use, himself, nor for public use, and limbs, nor shall be compelled in one proventy be taken for public use, himself, nor for public use, and limbs, nor shall private proventy be taken for public use, and limbs, nor shall private proventy be taken for public use, and limbs, nor shall private proventy be taken for public use, and limbs, nor shall be compelled in one proventy be taken for public use. without just compensation.

In all criminal prosecutions, the accused shall enjoy the right to a speedy and public trial, by an impartial jury of the State and district wherein and public trial, by an impartial jury of the State and district shall have been committed, which district shall have been the crime shall have been committed, which district shall have been committed. previously ascertained by law, and to be informed of the nature previously ascertained by law, and to be informed with the witnesses against and cause of the accusation; to be confronted with the witnesses against him, to have the Assistance of Coursel for his defense.

and to have the Assistance of Coursel

* All afterneys have violated attorney /client prevelege,

All afterneys have violated their right to coursel, yet

and defendants haver waived their right to coursel, yet

Municipalities do not allow us to obtain coursel that would

Municipalities do not allow us to obtain coursel that would

maintain professional conduct. We see victims of law office inefficiency,

maintain professional conduct. We see victims of law office inefficiency,

as well as afterneys who have violated the Bar.

Case 1:10-cv-00434-CBA -LB Document 1 Kule 4 Summons (a) Contents; Amendments. (1) Contents. A <u>summons</u> must: (A) NAME the COURT and the partier; (b) state the name and address of the plaintiff's afterney or (c) state the name and address of the plaintiff. (B) be Directed to the Defendant; (D) state the time within which the defendant must appear and defend; (E) Notify the defendant that a failure to appear and defend will result in a default judgment against the defendant for the relief demanded in the complaint; (F) be signed by the clerk; and (G) bearthe Court's seal! (c) SERVICE. A Summons must be seared with a copy of the complaint.

(i) In GENERAL. A summons must be seared with a copy of the complaint.

(ii) In GENERAL. A summons must be seared with a copy of the complaint.

The plaintiff is responsible for having the symmons and complaint seared

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Case 1:10-cv-00434-CBA -LB Document 1 The enumeration in the Constitution, of certain rights, shall not be construed to dery or disparage others retained by the people. We have been denied Life, LIBERTY, and PROTECTION OF BENEFITS! Bloody hands of Hillary Clinton of all have placed numerous unethical MOST IMPORTANTLY ! This is NOT RUSSIA. Yet Russia instead of monkeys on our backs. AMERICA 15 the menu given to CRYSTAL Danielle, ARTICLE 11 The JUDICIAL power of the United states shall be controlled to extend to any suff in law or equity, commenced or prosecuted against one of the Vinted States by Crtizens of mother State, or by Crtizens or Subjects of any Foreign State! Attorneys acting on behalf of municipalities unions have used

Attorneys acting on behalf of municipalities unions have used

the Us Justice to blackmail, extort, and threaten our

the Us Justice to blackmail, extort, and threaten our lives. The US Judges have shown themselves to be gangaters AL Capane without rights respected.

Section 1 Neither slavery nor involuntary servitude, except as a punishment for crime whereof the party shall have been a punishment for crime whereof the party shall have been appropriated, shall exist within the United States, or duly convicted, shall exist within the United States, or any place subject to their jurisdiction.

Case 1:10-cv-00434-CBA-LB Document 1 Filed 01/15/10, Page 32 of 34,

takey harbeen outlawed retwerave been made slaves

without Committing any crimes.

without Committing any crimes.

by Congress shall have power to enforce this article

section 2 Congress shall have power to enforce this article

appropriate legislation. Corgress has failed to enact such a law!

III. Statement of Claim:

State as briefly as possible the <u>facts</u> of your case. Describe how each of the defendants named in the caption of this complaint is involved in this action, along with the dates and locations of all relevant events. You may wish to include further details such as the names of other persons involved in the events giving rise to your claims. Do not cite any cases or statutes. If you intend to allege a number of related claims, number and set forth each claim in a separate paragraph. Attach additional sheets of paper as necessary.

	A. Where did the events giving rise to your claim(s) occur?
	B. What date and approximate time did the events giving rise to your claim(s) occur? <u>AROUND</u> Approximately 10-11 AM On the morning of 13 September 2001.
,	C. Facts: As a former flight attendant for VAL, I was flying from Washington Dulles to Chicago O'HARE to Ft. involved le florida the morning of 11 september 2001.
What happened to you?	As a result of 11 September 2001, instead of reaching florida that day, I was intexination Kentuch Stranded with the new for sprenal days. When I finally made it home to Silver Springs, MD Hat I
Who did what?	Owned a home with my ex fiance, I had a phone call from DA office in Manhottan asking me if I have power of attorney overmy ma and if she had the funds to finance operation. My motor
	was arrested without having her rights read to her, she was butchered, and the Doctor inverted an electropic derice in her. She was never given a search warrant nor an arrest warrent,
Was anyone else involved?	Act our rights to privacy were ignored by having telephono wires, Comerar, and intrusion of Police Comeinto our property without probable cause, and without going to get a warran
	tran the Judge First! I akad the DA why the Doctor was not in fail with my mafor
Who else saw what happened?	HSBC took responsibility of the ck due to moving to cations and due to 11 September 2001. My mother, not I has approver of attorney over me. It was her money that financed operations.
	and that purchased property. Since Alk Residence At the time was Silven Speng MD of England, I was never served summers and complaint, and the case has yet to be given a trial ask that this case be brought to this courthouse due to 28 USC 1446 (b). IV. Injuries:
$-M$ (H $\alpha M - \alpha E$	If you sustained injuries related to the events alleged above, describe them and state what medical treatment, if any, you required and received. 28 U.S.C. 1446 (b) states. The notice of removal of a Givillary to the filled with medical treatment.
service of	proceeding shall be tilled within thirty days after the receipt by the defendant, through otherwick a copy of the initial pleading setting forth the claim for relief upon which such to proceeding is bessed assult a little of offently come of super and the old of the
if such int	tral pleading has them been filed in court and in not required to be served on the defendant
whicheve	ral law of both M Hold TURISDICTION OF CIVIL PERCODURES of Rulescanding
well as t	Federal Civil Judicial Procedure and Rules. The Attorneys have never received a
warrant	and my due process have been violated. Therefore, since our rights have been
grossly	otherwick a copy of the initial pleading setting forth the claim for relief upon which such receding is based, or within thirty days after the service of summons upon the defendant that pleading has them been filed in could and is not required to be served on the defendant or period is shorter." The injury that has been caused to my mother and I is that proper was law of both M state Jurisdiction of Civil Peocedures of Rules and laws, as federal Civil Judicial Procedure and Rules. The attorneys have never received a from a Federal that such that from a Federal that such that therefore, since our rights have been involved. Therefore, since our rights have been received a reviolated, arrested, drugged, and silenced, we ask for the case to be moved here to the district Court of Southern District leavel street.

Case 1:10-cv-00434-CBA -LB Document 1 Filed 01/15/10 Page 34 of 34
V. Relief:
State what you want the Court to do for you and the amount of monetary compensation, if any, you are
seeking, and the basis for such compensation. On behalf of rymother, CRYSTAI RITON also Known
as saphyre Redford and myself, we ask for a trial of the case that is in Ill Center Str
19, 10/013 to be moved here District Court Southern District at Peacl Street. Justo
attornes who have grossly violated our rights lied to the court, filed false instruments of
fillings, and nover served summons, complaints, nor warrants and have fulled to read us
our Miranda Rights violated, trespassed andillegally planted Westronic recording devices
without obtaining a warrant. My mother sicter that have had over due process takenaute
and so Judge Oftom Supreme Court of NY to United states has protected warmording to Box
stated in the constitution that a fair and spoody trial is guaranteed. We ask for Habeas
CORPUS AND State that the Former Senator from NY, Hillary Clinton, as well as Charles Scho
as well as the Congress legislators from A BANY TO DC, growell as BRITISH EMBASS have failed
protect us and never gave a fair trial yet violated us by the Government rending its agents
from DEA, MARIA GORDIAN, et al to drug and kill. We ask for an open trial. We ask the
losed meetings that have taken our right away be made public and that the trial will be
reard here. As it states under MABERS CORPUS states: 28 & 2253 "There shall be no right of app
from a final order in a proceeding to test the validity of a warrant to remove to another
district or place.
I declare under penalty of perjury that the foregoing is true and correct.
5 Tanida and
Signed this day of Jaway, 20/0.
CoPIL O 16 / Signature of Plaintiff
Saphe Ralfow Mailing Address and Bitton

chaled in the constitution that a fair	and mandust	rial is avaranteed. We ask for Habeas					
CORPUS AND State that the Former	~ !! ./!						
as well as the Congress legislators fi							
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losed meetings that have taken our right away be made public and that the trial will be yeard here. As it states under HABEAS CORPUS states :28 & 253 "There shall be no right of a							
0 / 10 10 0 (0)00 000 100	a to test the	validity of a warrant to remove to anot					
district or place.	9 (-, 1, 1, -)	The state of the s					
I declare under penalty of perjury	that the foregoin	g is true and correct.					
Signed this to day of Jaway	<u>-</u> , 20 <u>10</u> .						
•	-4 C DI-1-4166						
Sarua D. IVan	ature of Plaintiff	0 0 0 11					
Mail Mail	ing Address	Invale 8/Hon					
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(696) 291-115 Total	•						
rax	Number (if you ha	eve one)					
must also provide their inmate had made	te numbers, present y Freedom of es valons. It on this 11 day	laint must date and sign the complaint. Prisoners not place of confinement, and address. And American Dream embezzled by any of January, 2010, I am delivering to Se Office of the United States District Court for					
	·						

Rev. 05/2007